	Application No.	Applicant(s)
		, application(e)
Notice of Allowability	09/768,301	CHA ET AL.
Notice of Allowability	Examiner	Art Unit
	Baoquoc N. To	2162
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this or other appropriate communic IGHTS. This application is subjection	s application. If not included ation will be mailed in due course. THIS
1. This communication is responsive to <u>01/11/2006</u> .		
2. The allowed claim(s) is/are <u>1-37</u> .		
 3. ☐ Acknowledgment is made of a claim for foreign priority ur a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have).
2. Certified copies of the priority documents have	been received in Application N	o
3. Copies of the certified copies of the priority do	cuments have been received in	this national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm	IENT of this application. itted. Note the attached EXAMII	NER'S AMENDMENT or NOTICE OF
INFORMAL PATENT APPLICATION (PTO-152) which give	,,,	claration is deficient.
5. CORRECTED DRAWINGS (as "replacement sheets") mus		
(a) I including changes required by the Notice of Draftspers	= -	PTO-948) attached
1) ☐ hereto or 2) ☐ to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date		•
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the		
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MATERI. FOR THE DEPOSIT OF BIOLO	AL must be submitted. Note the GICAL MATERIAL.
	•	
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5. Notice of Inform	nal Patent Application (PTO-152)
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview Sumn	, , , , , , , , , , , , , , , , , , , ,
_	Paper No./Mai	l Date
 Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date <u>03/30/2004</u> 	8), 7. Examiner's Am	endment/Comment
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's Star9. □ Other	tement of Reasons for Allowance
		JE ANN/ CORRIELUS PENNASY LECALCINER

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DETAILED ACTION

Claims 1, 24 and 34 are amended in the amendment filed on 01/11/2006.
 Claims 1-37 are pending in this application.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on 03/30/2004. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Allowable Subject Matter

3. Claims 1-37 are allowed over prior art made of record.

The following is an examiner's statement of reasons for allowance:

As to claim 1, none of the known prior art alone or in combination either teach or suggest "generating a differential log record using $\Delta_t = b_{t-1} \oplus b_t$ where Δ_t is the differential log record generated for the t-th update on a database object b, \oplus is the bitwise exclusive-OR (XOR) operation, b_{t-1} is the image of the database before the t-th update occurs, and b_t is the image of the database after the t-th update occurs; and the recovery method comprising: redoing updates of committed transactions using $b_{s+p} = b_s$ $\oplus \Delta_{(1)} \oplus \Delta_{(2)} \dots \oplus \Delta_{(p)}$, where b_s is the image of a database object b_s after b_s number of updates are reflected, b_{s+p} is the image of b_s rolled forward from b_s by b_s number of updates involved in committed transactions, b_s is the bit-wise XOR operation, and where the sequence of the differential log records applied, b_s through b_s is any possible

arrangement of the set of sequentially-generated differential log records $\{\Delta_{s+1},\ldots,\Delta_{s+p-1},\Delta_{s+p}\}$ in the order independent from the order of log creation, and undoing updates of uncommitted transactions using $b_{s-q}=b_s\oplus\Delta_{(1)}\oplus\Delta_{(2)}\ldots\oplus\Delta_{(q)}$, where b_s is the image of a database object b after s number of updates are reflected, b_{s-q} is the image of b rolled backward from b_s by q number of updates involved in uncommitted transactions, \oplus is the bit-wise XOR operation, and where the sequence of the differential log records applied, $\Delta_{(1)}$ through $\Delta_{(q)}$, is any possible arrangement of the set of sequentially-generated differential log records $\{\Delta_{s-q+1},\Delta_{s-q+2},\ldots,\Delta_s\}$ in the order independent from the order of log creation."

Claims 2-23 are depended on claim 1, therefore, claims 2-23 are allowed under the same reason as to claim 1.

Claim 24 is a transaction processing system to perform method recited in claim 1; therefore, claim 24 is allowed under the same reason as to claim 1.

Claims 25-33 are depended on claim 24; therefore, claims 25-33 are allowed under the same reason as to claim 24.

Claim 34 is a computer-readable storage medium that contains a program when executed to perform the method recited in claim 1; therefore, claim 34 is allowed under the same reason as to claim 1.

Claims 35-37 are depended on claim 34; therefore, claims 35-37 are allowed under the same reason as to claim 37.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably

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accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Patent:

Menon (US. Patent No. 6,327,671 B1) Patent date: 12/04/2001.

Chen et al. (US. Patent No. 6,513,093 B1) Patent date: 01/28/2003.

Stiffler (US. Patent No. 5,751,939) Patent date: 05/12/1998.

NPL:

Hac et al. A new cell loss recovery method using forward error correction in ATM networks, Internation Journal of Network Managment, Volume 8, March-April 1998, page 87-103.

Blaum et al. EVENODD: an optimal scheme for tolerating double disk failure in RAID architectures, International Conference on Computer Architecture, 1994, page 245-254.

Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Baoquoc N. To whose telephone number is at 571-272-4041 or via e-mail Baoquoc N. To@uspto.gov. The examiner can normally be reached on Monday-Friday: 8:00 AM – 4:30 PM, EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached at 571-272-4107.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231.

The fax numbers for the organization where this application or proceeding is assigned are as follow:

(571) - 273 - 8300

[Official Communication]

BQ To January 23rd, 2006

> JEAN A. CORRIELUS PRIMARY EXAMNUS